Case 1:18-bk-10648 Doc 1 Filed 02/28/18 Entered 02/28/18 19:52:25 Desc Main Document Page 1 of 22

Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
SOUTHERN DISTRICT OF OHIO - CINCINNATI	-	
Case number (if known)	Chapter you are filing under:	
	■ Chapter 7	
	☐ Chapter 11	
	☐ Chapter 12	
	☐ Chapter 13	 Check if this an mended filing

Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy

12/17

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a *joint case*—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses *Debtor 1* and *Debtor 2* to distinguish between them. In joint cases, one of the spouses must report information as *Debtor 1* and the other as *Debtor 2*. The same person must be *Debtor 1* in all of the forms.

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

Par	t 1: Identify Yourself			
		About Debtor 1:		About Debtor 2 (Spouse Only in a Joint Case):
1.	Your full name			
	Write the name that is on your government-issued picture identification (for example, your driver's license or passport). Bring your picture identification to your meeting with the trustee.	Stephen First name A. Middle name Mondlak Last name and Suffix (Sr., Jr., II, III)	-	Aynessa First name D. Middle name Mondlak Last name and Suffix (Sr., Jr., II, III)
2.	All other names you have used in the last 8 years Include your married or maiden names.			
3.	Only the last 4 digits of your Social Security number or federal Individual Taxpayer Identification number (ITIN)	xxx-xx-6917		xxx-xx-4587

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Debtor 1 Stephen A. Mondlak Aynessa D. Mondlak

Case number (if known)

		About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):				
4. Any business names and Employer Identification Numbers (EIN) you have used in the last 8 years		■ I have not used any business name or EINs.	■ I have not used any business name or EINs.				
	Include trade names and doing business as names	Business name(s)	Business name(s)				
		EINs	EINs				
5.	Where you live	147 Township Road 1141 Proctorville, OH 45669	If Debtor 2 lives at a different address:				
		Number, Street, City, State & ZIP Code	Number, Street, City, State & ZIP Code				
		Lawrence					
		County	County				
		If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	If Debtor 2's mailing address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.				
		Number, P.O. Box, Street, City, State & ZIP Code	Number, P.O. Box, Street, City, State & ZIP Code				
6.	Why you are choosing this district to file for bankruptcy	Check one: Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. I have another reason. Explain. (See 28 U.S.C. § 1408.)	Check one: Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. I have another reason. Explain. (See 28 U.S.C. § 1408.)				

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Debtor 1 Stephen A. Mondlak

Debtor 2 Aynessa D. Mondlak		Case number (if known)							
Par	t 2: Tell the Court About	Your Bank	ruptcy Ca	se					
7.	The chapter of the Bankruptcy Code you are	Check one. (For a brief description of each, see Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)). Also, go to the top of page 1 and check the appropriate box.							
	choosing to file under	■ Chap	ter 7						
		☐ Chap	ter 11						
		☐ Chap	ter 12						
		☐ Chap	ter 13						
8. How you will pay the f		ab ord	out how yo	entire fee when I file my pe u may pay. Typically, if you a attorney is submitting your pa address.	re paying	the fee yourself,	you may pay with cash	n, cashier's check, or money	
				y the fee in installments. If ye in Installments (Official For		this option, sign	and attach the Applica	ation for Individuals to Pay	
		bu ⁻	t is not requilities to you	ur family size and you are una	may do so able to pay	o only if your incor the fee in install	me is less than 150% ments). If you choose	of the official poverty line that this option, you must fill out	
		tne	е Арріісатіс —————	on to Have the Chapter 7 Filin	ng ree vva	<i>Ivea</i> (Oπiciai Forr	m 103B) and file it with	i your petition.	
9.	Have you filed for bankruptcy within the last 8 years?	□ No. ■ Yes.							
			District	Southern District of Ohio - Cincinnati Division	When	7/26/17	Case number	17-12742	
			District		— When		Case number		
			District		When		Case number		
10.	Are any bankruptcy	■ No							
	cases pending or being filed by a spouse who is not filing this case with you, or by a business partner, or by an affiliate?	☐ Yes.							
			Debtor				Relationship to y	/ou	
			District		_ When		Case number, if	known	
			Debtor				Relationship to y	·	
			District		_ When		Case number, if	known	
11.	Do you rent your residence?	■ No.	Go to li	ine 12.					
		☐ Yes.	Has yo	ur landlord obtained an evicti	ion judgm	ent against you?			
				No. Go to line 12.					
				Yes. Fill out <i>Initial Statemen</i> this bankruptcy petition.	t About ar	ı Eviction Judgme	ent Against You (Form	101A) and file it as part of	

Case 1:18-bk-10648 Doc 1 Filed 02/28/18 Entered 02/28/18 19:52:25 Desc Main Document Page 4 of 22 Debtor 1 Stephen A. Mondlak Debtor 2 Aynessa D. Mondlak Case number (if known) Part 3: Report About Any Businesses You Own as a Sole Proprietor 12. Are you a sole proprietor ■ No. of any full- or part-time Go to Part 4. business? Name and location of business ☐ Yes. A sole proprietorship is a business you operate as Name of business, if any an individual, and is not a separate legal entity such as a corporation, partnership, or LLC Number, Street, City, State & ZIP Code If you have more than one sole proprietorship, use a separate sheet and attach it to this petition. Check the appropriate box to describe your business: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) None of the above 13. Are you filing under If you are filing under Chapter 11, the court must know whether you are a small business debtor so that it can set appropriate Chapter 11 of the deadlines. If you indicate that you are a small business debtor, you must attach your most recent balance sheet, statement of Bankruptcy Code and are operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure you a small business in 11 U.S.C. 1116(1)(B). debtor? I am not filing under Chapter 11. No. For a definition of small

I am filing under Chapter 11 and I am a small business debtor according to the definition in the Bankruptcy Code. ☐ Yes. Part 4: Report if You Own or Have Any Hazardous Property or Any Property That Needs Immediate Attention

14. Do you own or have any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety? Or do you own any property that needs immediate attention?

business debtor, see 11

U.S.C. § 101(51D).

For example, do you own perishable goods, or livestock that must be fed, or a building that needs urgent repairs?

■ No.

□ No.

☐ Yes.

What is the hazard?

Code.

If immediate attention is needed, why is it needed?

Where is the property?

Number, Street, City, State & Zip Code

I am filing under Chapter 11, but I am NOT a small business debtor according to the definition in the Bankruptcy

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Debtor 1 Stephen A. Mondlak
Debtor 2 Aynessa D. Mondlak
Case number (if known)

 Tell the court whether you have received a briefing about credit counseling.

Part 5:

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your creditors can begin collection activities again.

About Debtor 1:

You must check one:

Explain Your Efforts to Receive a Briefing About Credit Counseling

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy. If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

☐ I am not required to receive a briefing about credit counseling because of:

☐ Incapacity.

I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.

Disability.

My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

☐ Active duty.

I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver credit counseling with the court.

About Debtor 2 (Spouse Only in a Joint Case):

You must check one:

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

☐ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

□ I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

I am not required to receive a briefing about credit
counseling because of:

☐ Incapacity.

I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.

☐ Disability.

My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

☐ Active duty.

I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court. Case 1:18-bk-10648 Doc 1 Filed 02/28/18 Entered 02/28/18 19:52:25 Desc Main Document Page 6 of 22

Debtor 1 Stephen A. Mondlak Debtor 2 Aynessa D. Mondlak			Case number (if known)					
Par	t 6: A	answer These Questi	ons for Repo	rting Purposes				
16.	What you ha	kind of debts do ave?		Are your debts primarily consumer debts? Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by ar individual primarily for a personal, family, or household purpose."				
			•	No. Go to line 16b.				
				Yes. Go to line 17.				
				Are your debts primarily business debts? Business debts are debts that you incurred to obtain money for a business or investment or through the operation of the business or investment.				
				☐ No. Go to line 16c.				
				Yes. Go to line 17.				
			16c. Sta	ate the type of debts you owe that	at are not consui	mer debts or bu	siness debts	
17.	Are yo	ou filing under er 7?	□ No. la	m not filing under Chapter 7. Go	to line 18.			
	Do you estimate that after any exempt property is excluded and administrative expenses		are are	e paid that funds will be available				ccluded and administrative expenses
		nistrative expenses and that funds will		No				
	distrib	e available for istribution to unsecured reditors?		Yes				
18. How many Creditors		nany Creditors do	1 -49		1 ,000-5,000			25,001-50,000
	you es	stimate that you	□ 50-99		☐ 5001-10,000			50,001-100,000
			□ 100-199 □ 200-999		10,001-25,0	000	Ц	More than100,000
19.		nuch do you	□ \$0 - \$50,0	000	□ \$1,000,001	- \$10 million		\$500,000,001 - \$1 billion
		estimate your assets to be worth?	\$50,001 - \$100,000		□ \$10,000,001 - \$50 million			□ \$1,000,000,001 - \$10 billion
			■ \$100,001 □ \$500,001		□ \$50,000,001 - \$10 □ \$100,000,001 - \$			\$10,000,000,001 - \$50 billion More than \$50 billion
20.		nuch do you	□ \$0 - \$50,0	000	□ \$1,000,001	- \$10 million		\$500,000,001 - \$1 billion
	estima to be?	ate your liabilities	\$50,001		☐ \$10,000,001 - \$50 million			\$1,000,000,001 - \$10 billion
			■ \$100,001 - \$500,000 □ \$500,001 - \$1 million		☐ \$50,000,001 - \$100 million ☐ \$100,000,001 - \$500 million			\$10,000,000,001 - \$50 billion More than \$50 billion
Par	t 7: S	ign Below						
For	you		I have exami	ned this petition, and I declare u	ınder penalty of p	perjury that the i	information pr	ovided is true and correct.
			If I have chosen to file under Chapter 7, I am aware that I may proceed, if eligible, under Chapter 7, 11,12, or 13 of title 11, United States Code. I understand the relief available under each chapter, and I choose to proceed under Chapter 7.					
			If no attorney represents me and I did not pay or agree to pay someone who is not an attorney to help me fill out this document, I have obtained and read the notice required by 11 U.S.C. § 342(b).					
			I request reli	ef in accordance with the chapte	er of title 11, Unite	ed States Code	, specified in t	his petition.
				making a false statement, concease can result in fines up to \$25				y by fraud in connection with a both. 18 U.S.C. §§ 152, 1341, 1519,
			/s/ Stepher	n A. Mondlak		/s/ Aynessa		(
			Stephen A Signature of			Aynessa D. Signature of D		
			Executed on	February 28, 2018		Executed on	February 2	28. 2018
				MM / DD / YYYY			MM / DD / Y	

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under Chapter 7, 11, 12, or 13 of title 11, Unite	ed States Code, and have e	explained the relief available under each chapter
and, in a case in which § 707(b)(4)(D) applies		
<u> </u>	Date	February 28, 2018 MM / DD / YYYY
Firm name		
Suite 122 Cincinnati, OH 45255		
	under Chapter 7, 11, 12, or 13 of title 11, Unite for which the person is eligible. I also certify t	/s/ Gregory M. Wetherall, Esq. Signature of Attorney for Debtor Gregory M. Wetherall, Esq. Printed name Law Office of Gregory M. Wetherall Firm name 4030 Mount Carmel Tobasco Rd Suite 122 Cincinnati, OH 45255

Email address

Contact phone (513) 528-0200

0067307 OHBar number & State

Greg@CincinnatiBankruptcy.com

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B2030 (Form 2030) (12/15)

United States Bankruptcy Court Southern District of Ohio - Cincinnati

In r	Stephen A. Mondlak re Aynessa D. Mondlak	Debtor(s)	Case No	
	DISCLOSURE OF COMPEN	NSATION OF ATTO	RNEY FOR I	DEBTOR(S)
1.	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(compensation paid to me within one year before the filin be rendered on behalf of the debtor(s) in contemplation of	g of the petition in bankruptcy.	, or agreed to be pa	id to me, for services rendered or to
	For legal services, I have agreed to accept		\$	1,500.00
	Prior to the filing of this statement I have received		\$	1,500.00
	Balance Due		\$	0.00
2.	The source of the compensation paid to me was: ■ Debtor □ Other (specify):			
3.	The source of compensation to be paid to me is:			
	\blacksquare Debtor \square Other (specify):			
4.	■ I have not agreed to share the above-disclosed composition	ensation with any other person	unless they are me	embers and associates of my law firm.
	☐ I have agreed to share the above-disclosed compensations of the agreement, together with a list of the name			
5.	In return for the above-disclosed fee, I have agreed to re-	nder legal service for all aspect	ts of the bankruptcy	y case, including:

- a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;
- b. Preparation and filing of any petition, schedules, statement of affairs and plan which may be required;
- c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereof;
- d. [Other provisions as needed]

Negotiations with secured creditors to reduce to market value; exemption planning; preparation and filing of reaffirmation agreements and applications as needed; preparation and filing of motions pursuant to 11 USC 522(f)(2)(A) for avoidance of liens on household goods.

6. By agreement with the debtor(s), the above-disclosed fee does not include the following service:

Representation of the debtors in any dischargeability actions, judicial lien avoidances, relief from stay actions or any other adversary proceeding or contested matter.

The undersigned attorney and the undersigned debtors agree that attorney shall be entitled to bill for his services, not included the serevices inclyuded in the fee, at the current market rate, customary for an attorney with his experience and skill, at the time the said services are rendered. The undersigned attorney and the undersigned debtors agree that current rate, at which the undersigned attorney may bill for his legal services, is \$350.00 per hour. The undersigned debtors acknowledge, however, that this rate may increase over time including the period during which their Chapter 7 Case is pending.

By signing below, the attorney and the debtors acknowledge that they have read and understand this application, the services to be rendered by the attorney pursuant to the application and the fees associated with those services. The undersigned attorney and the undersigned debtors also agree and acknowledge that the terms of this application constitute a legally enforceable agreement betweeen them and they agree to be bound by the terms included herein.

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In re	Stephen A. Mondlak Aynessa D. Mondlak		Case No.	
		Debtor(s)		

DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)

(Continuation Sheet)

	CERTI	FICATION
I certify that the foregoing is a complete statement this bankruptcy proceeding.	nt of any agreemen	nt or arrangement for payment to me for representation of the debtor(s) in
February 28, 2018		/s/ Gregory M. Wetherall, Esq.
Date		Gregory M. Wetherall, Esq. Signature of Attorney
		Law Office of Gregory M. Wetherall
		4030 Mount Carmel Tobasco Rd
		Suite 122
		Cincinnati, OH 45255 (513) 528-0200 Fax: (513) 528-1762
		Greg@CincinnatiBankruptcy.com
	·	Name of law firm
Date February 28, 2018	Signature	/s/ Stephen A. Mondlak
	~-8	Stephen A. Mondlak
		Debtor
Date February 28, 2018	Signature	/s/ Aynessa D. Mondlak
	J	Aynessa D. Mondlak
		Joint Debtor

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Fill in this info	rmation to identify your case:		Check one box only	as directed in this form and in	Form
Debtor 1	Stephen A. Mondlak		122A-1Supp:		
Debtor 2 (Spouse, if filing)	Aynessa D. Mondlak		■ 1. There is no	presumption of abuse	
United States	Bankruptcy Court for the: Southern District of	of Ohio - Cincinnati	applies will	ion to determine if a presumpt be made under <i>Chapter 7 Me</i> (Official Form 122A-2).	
Case number			☐ 3. The Means	Test does not apply now beca	
			•	litary service but it could apply	/ later.
Ott: e: e1 1	To war 4.00 A . 4		☐ Check if this	is an amended filing	
	Form 122A - 1				
Chapter	7 Statement of Your Cur	rent Monthly In	come		12/15
attach a separa case number (it qualifying milit	and accurate as possible. If two married people at the sheet to this form. Include the line number to we known). If you believe that you are exempted from ary service, complete and file Statement of Exemple alculate Your Current Monthly Income	hich the additional information a presumption of abuse bedition from Presumption of Abu	n applies. On the top ause you do not have	of any additional pages, write y e primarily consumer debts or b	our name and ecause of
	your marital and filing status? Check one or	ly.			
<u> </u>	narried. Fill out Column A, lines 2-11.		0.44		
	ed and your spouse is filing with you. Fill ou	•	es 2-11.		
	ed and your spouse is NOT filing with you.	• •			
	ring in the same household and are not lega				
ре	ring separately or are legally separated. Fill of enalty of perjury that you and your spouse are low ing apart for reasons that do not include evading apart for the force of the	egally separated under nonb	ankruptcy law that a	applies or that you and your sp	
101(10A). For the 6 months	rerage monthly income that you received from all or example, if you are filing on September 15, the 6-ms, add the income for all 6 months and divide the total in the same rental property, put the income from that p	onth period would be March 1 th by 6. Fill in the result. Do not inc	rough August 31. If the clude any income amou	e amount of your monthly income vant more than once. For example,	varied during if both
			Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
	oss wages, salary, tips, bonuses, overtime, eductions).	and commissions (before a	all \$	\$	
Column	and maintenance payments. Do not include B is filled in.		\$	\$	
of you of from an and roor	unts from any source which are regularly pair your dependents, including child support unmarried partner, members of your household mates. Include regular contributions from a sp	Include regular contribution I, your dependents, parents,	S	\$	
	Do not include payments you listed on line 3. one from operating a business, profession,	or form	Φ		
J. Net IIICC	mie nom operating a business, profession,	Debtor 1			
Gross re	ceipts (before all deductions)	\$			
	and necessary operating expenses	- \$			
Net mon	thly income from a business, profession, or far	m \$ Copy here	->\$	\$	
6. Net inco	me from rental and other real property				
		Debtor 1			
	ceipts (before all deductions)	\$			
	and necessary operating expenses	-\$. 0	c	
Net mon	thly income from rental or other real property	\$ Copy here	-> \$	*	
7 Interest	dividends and royalties		\$	Ψ	

Official Form 122A-1

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	tephen A. Mondlak ynessa D. Mondlak			Case number	r (if known)		
				Column A Debtor 1		Column B Debtor 2 o	or
3. Unem	ployment compensation			\$		\$	
	enter the amount if you contend that the amount receive	d was a benef	it under				
the So	cial Security Act. Instead, list it here:						
For	you \$ your spouse \$						
	on or retirement income. Do not include any amount rec						
	under the Social Security Act.	cived that wa	3 u	\$		\$	
Do not receive	e from all other sources not listed above. Specify the sinclude any benefits received under the Social Security Act as a victim of a war crime, a crime against humanity, o tic terrorism. If necessary, list other sources on a separatelow.	Act or paymen or international	ts or				
				\$		\$	
				\$		\$	
	Total amounts from separate pages, if any.		+	\$		\$	
	ate your total current monthly income. Add lines 2 throolumn. Then add the total for Column A to the total for Co		\$		+ \$		= \$
					J		Total current monthly income
art 2:	Determine Whether the Means Test Applies to You						
	opy your total current monthly income for the year. Follow to opy your total current monthly income from line 11	·		Сору	y line 11 h	ere=>	\$
M	lultiply by 12 (the number of months in a year)						x 12
12b. T	he result is your annual income for this part of the form					12	b. \$
3. Calcul	ate the median family income that applies to you. Follows	low these step	os:				
Fill in t	he state in which you live.						
Fill in t	he number of people in your household.						
	he median family income for your state and size of house					13	. \$
	a list of applicable median income amounts, go online us form. This list may also be available at the bankruptcy cl		pecified	in the separa	ate instruct	ions	
4. How d	o the lines compare?						
14a.	☐ Line 12b is less than or equal to line 13. On the top Go to Part 3.	o of page 1, ch	eck box	1, There is r	no presum _i	ption of abu	se.
14b.	☐ Line 12b is more than line 13. On the top of page 1 Go to Part 3 and fill out Form 122A-2.	, check box 2,	The pre	esumption of	abuse is o	determined l	by Form 122A-2.
art 3:	Sign Below						
В	y signing here, I declare under penalty of perjury that the	information or	n this sta	atement and	in any atta	chments is	true and correct.
v	lal Stanban A Mandlak	V I	al Aum	saaa D. Ma	بامالماد		
X	/s/ Stephen A. Mondlak Stephen A. Mondlak			essa D. Mo a D. Mond			
	Signature of Debtor 1			e of Debtor 2			
Date	February 28, 2018 MM / DD / YYYY	Date F	ebrua	r y 28, 2018 / YYYY			
If	you checked line 14a, do NOT fill out or file Form 122A-2						
	you checked line 14h, fill out Form 122A-2 and file it with						

Official Form 122A-1

Stephen A. Mondlak

Fill in	this info	orma	tion to identify you	r case:			
Debto	or 1	Ste	ephen A. Mondlak	7			
Dobit	, ,	-511	spileli A. Molidiak				
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Unite	d States E	Bank	ruptcy Court for the:	Southern District of Ohio - Cincinnati			
Case (if kno	number own)					☐ Check if this is an amended filing	
			n 122A - 1S				
Sta	teme	nt	of Exemption	on from Presumption o	f Ab	use Under § 707(b)(2) 12/	1
exem _l exclus	oted from sions in t ed by 11	n a pr his s U.S.	resumption of abuse	e. Be as complete and accurate as poss only one of you, the other person shou	ible. If t	me (Official Form 122A-1), if you believe that you are two married people are filing together, and any of the plete a separate Form 122A-1 If you believe that this is	
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1	personal,	famil	y, or household purp ng for Bankruptcy (Ol	ose." Make sure that your answer is consis	tent wit	C. § 101(8) as "incurred by an individual primarily for a h the answer you gave at line 16 of the Voluntary Petition f	эr
١			Form 122A-1; on the ement with the signed		here is i	no presumption of abuse, and sign Part 3. Then submit this	
	o □ Yes. C		_	1 OIII 122A-1.			
	— 100. 0	JO 10	Turt 2.				
Part 2	2: De	term	ine Whether Military	y Service Provisions Apply to You			
2.	Are you a	dis	abled veteran (as de	fined in 38 U.S.C. § 3741(1))?			
I	□ No. (3o to	line 3.				
		-	ou incur debts mostly S.C. § 101(d)(1); 32 l	while you were on active duty or while you U.S.C. § 901(1).	were p	erforming a homeland defense activity?	
	□и	0.	Go to line 3.				
	ΠY	es.		on the top of page 1 of that form, check bo ent with the signed Form 122A-1.	ox 1, <i>Th</i>	ere is no presumption of abuse, and sign Part 3. Then	
3.	Are you c	r ha	ve you been a Rese	rvist or member of the National Guard?			
	□ No.	Com	plete Form 122A-1. I	Do not submit this supplement.			
I	□ Yes.	Wer	e you called to active	duty or did you perform a homeland defen	se activ	rity? 10 U.S.C. § 101(d)(1); 32 U.S.C. § 901(1).	
	□и	0.	Complete Form 122	A-1. Do not submit this supplement.			
	ΠY	es.	Check any one of th	e following categories that applies:			
		_	•	ve duty after September 11, 2001, for at l	east	If you checked one of the categories to the left, go to Forn 122A-1. On the top of page 1 of Form 122A-1, check box The Means Test does not apply now, and sign Part 3. The	3, en
			90 days and was rel	ve duty after September 11, 2001, for at leased from active duty on	,	submit this supplement with the signed Form 122A-1. You are not required to fill out the rest of Official Form 122A-1 during the exclusion period. The <i>exclusion period</i> means the time you are on active duty or are performing a	
			I am performing a I	nomeland defense activity for at least 90	days.	homeland defense activity, and for 540 days afterward. 11 U.S.C. § 707(b)(2)(D)(ii).	
			I performed a home ending on file this bankruptcy of	eland defense activity for at least 90 day, which is fewer than 540 days becase.		If your exclusion period ends before your case is closed, you may have to file an amended form later.	

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Fill in this i	nformation to identify your case:				as directed in this form and	in Form
Debtor 1	Stephen A. Mondlak		122	2A-1Supp:		
Debtor 2 (Spouse, if filing	Aynessa D. Mondlak		'	■ 1. There is no p	presumption of abuse	
' '	tes Bankruptcy Court for the: Southern District of	Ohio - Cincinn	ati [applies will b	on to determine if a presum be made under <i>Chapter 7 M</i>	•
Case numl	per		_ _	☐ 3. The Means T	(Official Form 122A-2). Fest does not apply now be	
					itary service but it could ap	ply later.
Officia	L Form 122A 1			LI Check if this	is an amended filing	
	Form 122A - 1	(. (
Cnapt	er 7 Statement of Your Curi	rent Mor	itniy inc	ome		12/15
attach a sep case numbe	lete and accurate as possible. If two married people ar arate sheet to this form. Include the line number to what (if known). If you believe that you are exempted from ilitary service, complete and file Statement of Exempte Calculate Your Current Monthly Income	nich the addition a presumption	al information a of abuse because	pplies. On the top on the top on the population of the population in the population of the population	of any additional pages, write primarily consumer debts or	e your name and r because of
	is your marital and filing status? Check one only	<i>V</i>				
	ot married. Fill out Column A, lines 2-11.	, .				
	arried and your spouse is filing with you. Fill out	both Columns	A and B. lines	2-11.		
	arried and your spouse is NOT filing with you. Y		•			
	Living in the same household and are not legal	-	-	umns A and B. lin	ies 2-11	
	Living separately or are legally separated. Fill or penalty of perjury that you and your spouse are legiving apart for reasons that do not include evading	ut Column A, lir gally separated	nes 2-11; do no l under nonban	t fill out Column B kruptcy law that a	. By checking this box, you pplies or that you and your	
101(10A) the 6 mo	e average monthly income that you received from all s. For example, if you are filing on September 15, the 6-months, add the income for all 6 months and divide the total bown the same rental property, put the income from that pro	nth period would by 6. Fill in the res	be March 1 throusult. Do not include	igh August 31. If the le any income amou	amount of your monthly incom nt more than once. For example	e varied during e, if both
				Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
	gross wages, salary, tips, bonuses, overtime, a ll deductions).	nd commissio	ons (before all	\$	\$	
	ony and maintenance payments. Do not include p nn B is filled in.	payments from	a spouse if	\$	\$	
of yo from a and re	nounts from any source which are regularly pai u or your dependents, including child support. an unmarried partner, members of your household, commates. Include regular contributions from a spo	Include regular your depender	contributions nts, parents,	r	\$	
	in. Do not include payments you listed on line 3.			Ψ		
5. Net ii	ncome from operating a business, profession, o		tor 1			
Gross	s receipts (before all deductions)	\$				
	ary and necessary operating expenses	-\$				
	nonthly income from a business, profession, or farm		Copy here ->	\$	\$	
	ncome from rental and other real property	•				
		Deb	tor 1			
Gross	s receipts (before all deductions)	\$				
Ordin	ary and necessary operating expenses	-\$				
Net m	nonthly income from rental or other real property	\$	Copy here ->	\$	\$	
7. Intere	est, dividends, and royalties			\$	\$	

Official Form 122A-1

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Debtor	2 Aynessa D. Mondlak	Case number (if known)	
		Column A Debtor 1	Column B Debtor 2 or non-filing spouse
8. 1	Unemployment compensation	\$	\$
	Do not enter the amount if you contend that the amount received was a benefit und the Social Security Act. Instead, list it here: For you\$ For your spouse\$	er	
	For your spouse \$		
I	Pension or retirement income. Do not include any amount received that was a benefit under the Social Security Act.	\$	\$
 	Income from all other sources not listed above. Specify the source and amount. Do not include any benefits received under the Social Security Act or payments received as a victim of a war crime, a crime against humanity, or international or domestic terrorism. If necessary, list other sources on a separate page and put the total below.	¢	¢.
	•	φ	Φ
	Total amounts from separate pages, if any.	* + \$	\$ \$
	Calculate your total current monthly income. Add lines 2 through 10 for each column. Then add the total for Column A to the total for Column B.	+ \$	Total current monthly
Part 2	2: Determine Whether the Means Test Applies to You		income
12. (Calculate your current monthly income for the year. Follow these steps:		
	12a. Copy your total current monthly income from line 11	Copy line 11	here=> \$
	Multiply by 12 (the number of months in a year)		x 12
	12b. The result is your annual income for this part of the form		12b. \$
13. (Calculate the median family income that applies to you. Follow these steps:		
ı	Fill in the state in which you live.		
I	Fill in the number of people in your household.		
	Fill in the median family income for your state and size of household.		13. \$
1	To find a list of applicable median income amounts, go online using the link specifie for this form. This list may also be available at the bankruptcy clerk's office.	ed in the separate instruc	ctions
14. I	How do the lines compare?		
	14a. Line 12b is less than or equal to line 13. On the top of page 1, check be Go to Part 3.	ox 1, There is no presur	nption of abuse.
	14b. Line 12b is more than line 13. On the top of page 1, check box 2, <i>The j</i> Go to Part 3 and fill out Form 122A-2.	presumption of abuse is	determined by Form 122A-2.
Part :			
ui t	By signing here, I declare under penalty of perjury that the information on this	statement and in any att	tachments is true and correct.
		·	
		nessa D. Mondlak	
		ssa D. Mondlak ure of Debtor 2	
	•	iary 28, 2018	
	MM / DD / YYYYY MM / E	DD / YYYY	
	If you checked line 14a, do NOT fill out or file Form 122A-2.		
	If you checked line 14b, fill out Form 122A-2 and file it with this form.		

Official Form 122A-1

Stephen A. Mondlak

Debtor 1

Fill in	this info	orma	tion to identify you	r case:			
Debto	or 1	Ste	ephen A. Mondlak	7			
Dobit	, ,	-511	spileli A. Molidiak				
Debto (Spou	or 2 use, if filin		nessa D. Mondlal	<u>K</u>			
Unite	d States E	Bank	ruptcy Court for the:	Southern District of Ohio - Cincinnati			
Case (if kno	number own)					☐ Check if this is an amended filing	
			n 122A - 1S				
Sta	teme	nt	of Exemption	on from Presumption o	f Ab	use Under § 707(b)(2) 12/	1
exem _l exclus	oted from sions in t ed by 11	n a pr his s U.S.	resumption of abuse	e. Be as complete and accurate as poss only one of you, the other person shou	ible. If t	me (Official Form 122A-1), if you believe that you are two married people are filing together, and any of the plete a separate Form 122A-1 If you believe that this is	
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1	personal,	famil	y, or household purp ng for Bankruptcy (Ol	ose." Make sure that your answer is consis	tent wit	C. § 101(8) as "incurred by an individual primarily for a h the answer you gave at line 16 of the Voluntary Petition f	эr
١			Form 122A-1; on the ement with the signed		here is i	no presumption of abuse, and sign Part 3. Then submit this	
	o □ Yes. C		_	1 OIII 122A-1.			
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Part 2	2: De	term	ine Whether Military	y Service Provisions Apply to You			
2.	Are you a	dis	abled veteran (as de	fined in 38 U.S.C. § 3741(1))?			
I	□ No. (3o to	line 3.				
		-	ou incur debts mostly S.C. § 101(d)(1); 32 l	while you were on active duty or while you U.S.C. § 901(1).	were p	erforming a homeland defense activity?	
	□и	0.	Go to line 3.				
	ΠY	es.		on the top of page 1 of that form, check bo ent with the signed Form 122A-1.	ox 1, <i>Th</i>	ere is no presumption of abuse, and sign Part 3. Then	
3.	Are you c	r ha	ve you been a Rese	rvist or member of the National Guard?			
	□ No.	Com	plete Form 122A-1. I	Do not submit this supplement.			
I	□ Yes.	Wer	e you called to active	duty or did you perform a homeland defen	se activ	rity? 10 U.S.C. § 101(d)(1); 32 U.S.C. § 901(1).	
	□и	0.	Complete Form 122	A-1. Do not submit this supplement.			
	ΠY	es.	Check any one of th	e following categories that applies:			
		_	•	ve duty after September 11, 2001, for at l	east	If you checked one of the categories to the left, go to Forn 122A-1. On the top of page 1 of Form 122A-1, check box The Means Test does not apply now, and sign Part 3. The	3, en
			90 days and was rel	ve duty after September 11, 2001, for at leased from active duty on	,	submit this supplement with the signed Form 122A-1. You are not required to fill out the rest of Official Form 122A-1 during the exclusion period. The <i>exclusion period</i> means the time you are on active duty or are performing a	
			I am performing a I	nomeland defense activity for at least 90	days.	homeland defense activity, and for 540 days afterward. 11 U.S.C. § 707(b)(2)(D)(ii).	
			I performed a home ending on file this bankruptcy of	eland defense activity for at least 90 day, which is fewer than 540 days becase.		If your exclusion period ends before your case is closed, you may have to file an amended form later.	

Official Form 122A-1Supp

Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

This notice is for you if:

You are an individual filing for bankruptcy, and

Your debts are primarily consumer debts. Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."

The types of bankruptcy that are available to individuals

Individuals who meet the qualifications may file under one of four different chapters of Bankruptcy Code:

Chapter 7 - Liquidation

Chapter 11 - Reorganization

Chapter 12 - Voluntary repayment plan for family farmers or fishermen

Chapter 13 - Voluntary repayment plan for individuals with regular income

You should have an attorney review your decision to file for bankruptcy and the choice of chapter.

Chapter 7:	Liquidation
\$245	filing fee
\$75	administrative fee
+ \$15	trustee surcharge
\$335	total fee

Chapter 7 is for individuals who have financial difficulty preventing them from paying their debts and who are willing to allow their nonexempt property to be used to pay their creditors. The primary purpose of filing under chapter 7 is to have your debts discharged. The bankruptcy discharge relieves you after bankruptcy from having to pay many of your pre-bankruptcy debts. Exceptions exist for particular debts, and liens on property may still be enforced after discharge. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

However, if the court finds that you have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge.

You should know that even if you file chapter 7 and you receive a discharge, some debts are not discharged under the law. Therefore, you may still be responsible to pay:

most taxes;

most student loans;

domestic support and property settlement obligations;

most fines, penalties, forfeitures, and criminal restitution obligations; and

certain debts that are not listed in your bankruptcy papers.

You may also be required to pay debts arising from:

fraud or theft;

fraud or defalcation while acting in breach of fiduciary capacity;

intentional injuries that you inflicted; and

death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs.

If your debts are primarily consumer debts, the court can dismiss your chapter 7 case if it finds that you have enough income to repay creditors a certain amount. You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A–1) if you are an individual filing for bankruptcy under chapter 7. This form will determine your current monthly income and compare whether your income is more than the median income that applies in your state.

If your income is not above the median for your state, you will not have to complete the other chapter 7 form, the *Chapter 7 Means Test Calculation* (Official Form 122A–2).

If your income is above the median for your state, you must file a second form —the *Chapter 7 Means Test Calculation* (Official Form 122A–2). The calculations on the form— sometimes called the *Means Test*—deduct from your income living expenses and payments on certain debts to determine any amount available to pay unsecured creditors. If

your income is more than the median income for your state of residence and family size, depending on the results of the *Means Test*, the U.S. trustee, bankruptcy administrator, or creditors can file a motion to dismiss your case under § 707(b) of the Bankruptcy Code. If a motion is filed, the court will decide if your case should be dismissed. To avoid dismissal, you may choose to proceed under another chapter of the Bankruptcy Code.

If you are an individual filing for chapter 7 bankruptcy, the trustee may sell your property to pay your debts, subject to your right to exempt the property or a portion of the proceeds from the sale of the property. The property, and the proceeds from property that your bankruptcy trustee sells or liquidates that you are entitled to, is called *exempt property*. Exemptions may enable you to keep your home, a car, clothing, and household items or to receive some of the proceeds if the property is sold.

Exemptions are not automatic. To exempt property, you must list it on *Schedule C: The Property You Claim as Exempt* (Official Form 106C). If you do not list the property, the trustee may sell it and pay all of the proceeds to your creditors.

Chapter 11: Reorganization

\$1,167 filing fee

\$550 administrative fee

\$1,717 total fee

Chapter 11 is often used for reorganizing a business, but is also available to individuals. The provisions of chapter 11 are too complicated to summarize briefly.

Read These Important Warnings

Because bankruptcy can have serious long-term financial and legal consequences, including loss of your property, you should hire an attorney and carefully consider all of your options before you file. Only an attorney can give you legal advice about what can happen as a result of filing for bankruptcy and what your options are. If you do file for bankruptcy, an attorney can help you fill out the forms properly and protect you, your family, your home, and your possessions.

Although the law allows you to represent yourself in bankruptcy court, you should understand that many people find it difficult to represent themselves successfully. The rules are technical, and a mistake or inaction may harm you. If you file without an attorney, you are still responsible for knowing and following all of the legal requirements.

You should not file for bankruptcy if you are not eligible to file or if you do not intend to file the necessary documents.

Bankruptcy fraud is a serious crime; you could be fined and imprisoned if you commit fraud in your bankruptcy case. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Chapter 12: Repayment plan for family farmers or fishermen

	\$200	filing fee
+	\$75	administrative fee
	\$275	total fee

Similar to chapter 13, chapter 12 permits family farmers and fishermen to repay their debts over a period of time using future earnings and to discharge some debts that are not paid.

Chapter 13: Repayment plan for individuals with regular income

	\$235	filing fee
+	\$75	administrative fee
	\$310	total fee

Chapter 13 is for individuals who have regular income and would like to pay all or part of their debts in installments over a period of time and to discharge some debts that are not paid. You are eligible for chapter 13 only if your debts are not more than certain dollar amounts set forth in 11 U.S.C. § 109.

Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, usually using your future earnings. If the court approves your plan, the court will allow you to repay your debts, as adjusted by the plan, within 3 years or 5 years, depending on your income and other factors.

After you make all the payments under your plan, many of your debts are discharged. The debts that are not discharged and that you may still be responsible to pay include:

domestic support obligations,

most student loans,

certain taxes,

debts for fraud or theft,

debts for fraud or defalcation while acting in a fiduciary capacity,

most criminal fines and restitution obligations,

certain debts that are not listed in your bankruptcy papers,

certain debts for acts that caused death or personal injury, and

certain long-term secured debts.

Warning: File Your Forms on Time

Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information about your creditors, assets, liabilities, income, expenses and general financial condition. The court may dismiss your bankruptcy case if you do not file this information within the deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

For more information about the documents and their deadlines, go to: http://www.uscourts.gov/bkforms/bankruptcy_forms.html#procedure.

Bankruptcy crimes have serious consequences

If you knowingly and fraudulently conceal assets or make a false oath or statement under penalty of perjury—either orally or in writing—in connection with a bankruptcy case, you may be fined, imprisoned, or both.

All information you supply in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the U.S. Trustee, the Office of the U.S. Attorney, and other offices and employees of the U.S. Department of Justice.

Make sure the court has your mailing address

The bankruptcy court sends notices to the mailing address you list on *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). To ensure that you receive information about your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address.

A married couple may file a bankruptcy case together—called a *joint case*. If you file a joint case and each spouse lists the same mailing address on the bankruptcy petition, the bankruptcy court generally will mail you and your spouse one copy of each notice, unless you file a statement with the court asking that each spouse receive separate copies.

Understand which services you could receive from credit counseling agencies

The law generally requires that you receive a credit counseling briefing from an approved credit counseling agency. 11 U.S.C. § 109(h). If you are filing a joint case, both spouses must receive the briefing. With limited exceptions, you must receive it within the 180 days *before* you file your bankruptcy petition. This briefing is usually conducted by telephone or on the Internet.

In addition, after filing a bankruptcy case, you generally must complete a financial management instructional course before you can receive a discharge. If you are filing a joint case, both spouses must complete the course.

You can obtain the list of agencies approved to provide both the briefing and the instructional course from: http://justice.gov/ust/eo/hapcpa/ccde/cc_approved.html

In Alabama and North Carolina, go to: http://www.uscourts.gov/FederalCourts/Bankruptcy/BankruptcyResources/ApprovedCreditAndDebtCounselors.aspx.

If you do not have access to a computer, the clerk of the bankruptcy court may be able to help you obtain the list. Ally PO Box 380902 Minneapolis, MN 55438-0901

Ditech PO Box 94710 Palatine, IL 60094

First Horizon Home Loan 4000 Horizon Way Irving, TX 75063

Matthew J. Murtland, Esq. Shapiro Van Ess Phillips & Barragate LLP 4805 Montgomery Rd., Suite 320 Cincinnati, OH 45212

Nationstar Mortgage, LLC 8950 Cypress Waters Blvd Irving, TX 75063

Seterus, Inc. PO Box 1077 Hartford, CT 06143

11 U.S.C. § 527(a)(2) Disclosure

In accordance with section 527(a)(2) of the Bankruptcy Code, be advised that:

- 1. All information that you are required to provide with a bankruptcy petition and during a bankruptcy case must be complete, accurate, and truthful.
- 2. All assets and liabilities must be completely and accurately disclosed, with the replacement value of each asset as defined in section 506 listed after reasonable inquiry to establish such value.
- 3. Current monthly income, the amounts specified in the "means test" under section 707(b)(2), and disposable income in chapter 13 cases must be stated after reasonable inquiry.
- 4. Information that you provide during your bankruptcy case may be audited, and the failure to provide such information may result in dismissal of the case or other sanction, including a criminal sanction.

Date	February 28, 2018	Signature	/s/ Stephen A. Mondlak	
			Stephen A. Mondlak	
			Debtor	
Date	February 28, 2018	Signature	/s/ Aynessa D. Mondlak	
		C	Aynessa D. Mondlak	
			Joint Debtor	

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IMPORTANT INFORMATION ABOUT BANKRUPTCY ASSISTANCE SERVICES FROM AN ATTORNEY OR BANKRUPTCY PETITION PREPARER.

If you decide to seek bankruptcy relief, you can represent yourself, you can hire an attorney to represent you, or you can get help in some localities from a bankruptcy petition preparer who is not an attorney. THE LAW REQUIRES AN ATTORNEY OR BANKRUPTCY PETITION PREPARER TO GIVE YOU A WRITTEN CONTRACT SPECIFYING WHAT THE ATTORNEY OR BANKRUPTCY PETITION PREPARER WILL DO FOR YOU AND HOW MUCH IT WILL COST. Ask to see the contract before you hire anyone.

The following information helps you understand what must be done in a routine bankruptcy case to help you evaluate how much service you need. Although bankruptcy can be complex, many cases are routine.

Before filing a bankruptcy case, either you or your attorney should analyze your eligibility for different forms of debt relief available under the Bankruptcy Code and which form of relief is most likely to be beneficial for you. Be sure you understand the relief you can obtain and its limitations. To file a bankruptcy case, documents called a Petition, Schedules, and Statement of Financial Affairs, and in some cases a Statement of Intention, need to be prepared correctly and filed with the bankruptcy court. You will have to pay a filing fee to the bankruptcy court. Once your case starts, you will have to attend the required first meeting of the creditors where you may be questioned by a court official called a 'trustee' and by creditors.

If you choose to file a chapter 7 case, you may be asked by a creditor to reaffirm a debt. You may want help deciding whether to do so. A creditor is not permitted to coerce you into reaffirming your debts.

If you choose to file a chapter 13 case in which you repay your creditors what you can afford over 3 to 5 years, you may also want help with preparing your chapter 13 plan and with the confirmation hearing on your plan which will be before a bankruptcy judge.

If you select another type of relief under the Bankruptcy Code other than chapter 7 or chapter 13, you will want to find out what should be done from someone familiar with that type of relief.

Your bankruptcy case may also involve litigation. You are generally permitted to represent yourself in litigation in bankruptcy court, but only attorneys, not bankruptcy petition preparers, can give you legal advice.

Date	February 28, 2018	Signature	/s/ Stephen A. Mondlak	
			Stephen A. Mondlak	
			Debtor	
Date	February 28, 2018	Signature	/s/ Aynessa D. Mondlak	
			Aynessa D. Mondlak	
			Joint Debtor	